(Rev. 2/92) ADVERSARY PROCEEDING COVER SHEET			ADVERSARY PROCEEDING NUMBER (Court Use Only)	
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PLAINTIFFS		DEFENDANTS		
		DAMES BODE	VIAN DE DIEDEO DICO	
ARTEMIO PEREZ NEGRON		BANCO POPU	JLAR DE PUERTO RICO;	
		POPULAR FI	NANCE;	
		JOHN DOE 8	RICHARD ROE;	
		INSURANCE	COMPANIES X, Y AND/OR Z	
			, , ,	
ATTORNEYS (Firm Name, Address, and Telephon	e No.)	ATTORNEYS (if Know	'n)	
MARILYN VALDES ORTEGA, ES P.O.Box 195596	SQ.			
San Juan, P.R. 00919-5596	;			
Tel: 758-4400		Tree control of the c		
DARTY (Charles and house have	. PLAINTIFF	S. DEFENDANT	☐ 3 U.S. NOT A PARTY	
CAUSE OF ACTION (WRITE A BRIEF STATEMEN	NT OF CAUSE OF ACTION	, INCLUDING ALL U.S.	STATUTES INVOLVED)	
Complaint for violation of	of the automatic st	ay		
11 U.S.C. §362 and Rule	7001 FRBP.			
	NATURE	OF SUIT		
		appropriate box only.)		
454 To Recover Money or Property	455 To revoke an		456 To obtain a declaratory judgment	
	of a Chap. 11,	Chap. 12, or Chap. 13 F	Plan relating to any of foregoing causes of action	
435 To Determine Validity, Priority, or	☐ 426 To determine	the dischargeability	459 To determine a claim or cause of	
Extent of a Lien or Other Interest in	of a debt 11 U		action removed to a bankruptcy	
Property 457 To obtain approval for the sale of	☐ 434 To obtain an i	niunction or other	court 498 Other (specify)	
both the interest of the estate and	equitable relie	,	To recover damages arising	
of a co-owner in property			from willful violation of	
424 To object or to revoke a discharge 11 U.S.C. §727		e any allowed claim ept where such	the automatic stay	
17 0.0.0. 3127	1 10 10	is provided in a plan		
ORIGIN OF A 1 Original Proceeding		_	Transferred CHECK IF THIS IS A CLASS	
PROCEEDINGS	Froceeding		ankruptcy ACTION UNDER F.R.C.P. 23	
(Check one box only.)	OTHER BELIEF COUR		court	
DEMAND NEAREST THOUSAND \$ 75,000.00	OTHER RELIEF SOUG Attorney's fee		☐ JURY DEMAND	
BANKRUP	TCY CASE IN WHICH THIS	ADVERSARY PROCE	EDING ARISES	
NAME OF DEBTOR ARTEMIO PEREZ NE	GRON	BANKRUPTCY CASE	NO. 09-01452 SEK	
DISTRICT IN WHICH CASE IS PENDING	DIVISIONAL OFFICE		NAME OF JUDGE	
PUERTO RICO	DIVISIONAL OFFICE		HON. SARA DE JESUS	
RELATED ADVERSARY PROCEEDING (IF ANY)				
PLAINTIFF	DEFENDANT		ADVERSARY PROCEEDING NO.	
N/A DISTRICT DIVISIONAL OFFICE	N/A NAME OF	IUDGE	N/A	
DISTRICT N/A DIVISIONAL OFFICE	N/A NAME OF	N/A	dh da da	
FILING (Check one box only.)	ATTACHED	☑ FEE NOT REQUI	REDITION FEE BASEFERANDAM	
DATE	PRINT NAME	<u> </u>	TSIGNATURE OF ATTORNEY OF PLANTED	
06/05/2009 MARYLIN VALDES ORTEGA				

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:

ARTEMIO PEREZ NEGRON

Debtor

ARTEMIO PEREZ NEGRON

Plaintiff

VS.

BANCO POPULAR DE PUERT RICO; POPULAR FINANCE; JOHN DOE & RICHARD ROE; INSURANCE COMPANIES X, Y AND/OR Z

Defendants

JOSE R. CARRION MORALES

Trustee

CASE NUMBER: 09-01452 SEK

CHAPTER 13

ADVERSARY NO. 09-

WILLFUL VIOLATION OF THE AUTOMATIC STAY

COMPLAINT

TO THE HONORABLE COURT:

Comes now Artemio Pérez Negrón, debtor and plaintiff in this case, through the undersigned counsel and respectfully avers and prays:

I. JURISDICTION AND VENUE

This is a complaint for violation of the automatic stay, and is a core proceeding under 11 U.S.C. §362 and Rule 7001 FRBP.

Jurisdiction is invoked under 28 U.S.C. §157(a)(b)(1) and §1334 since it arises in a case under the Bankruptcy Code and concerns property of the debtor of the kind specified in §541(a)(2).

Venue is proper in this Court under 28 U.S.C. §1408 and §1409, inasmuch as all the acts and events giving rise to the cause of action herein prosecuted took place within the district of Puerto Rico.

II. PARTIES

- 1. Plaintiff Artemio Pérez Negrón (hereinafter "Debtor", "Plaintiff" or "Debtor-Plaintiff"), is the debtor in a Chapter13 case filed before this Court, captioned as case number 09-01452 SEK, with standing to appear as Plaintiff.
- 2. Defendant Banco Popular de Puerto Rico (hereinafter "Banco Popular", "BPPR", or "Defendant", is a corporation authorized to do business in Puerto Rico that appears listed as an unsecured creditor in Plaintiff's Bankruptcy case, who willfully engaged in acts proscribed by the automatic stay, being therefore responsible for the actions, and liable for the damages alleged in this complaint.
- 3. Co-defendant Popular Finance, is a subsidiary or an "alter ego" of defendant Banco Popular, that also appears listed as an unsecured creditor in Plaintiff's bankruptcy case, who willfully engaged in acts proscribed by the automatic stay, being therefore responsible for the actions, and liable for the damages alleged in this complaint.
- 4. Co-defendants John Doe and Richard Roe, are fictitious names for unknown persons and/or unknown entities that participated in acts against Plaintiff in violation of 11 USC §362, and are therefore jointly liable with the other defendants for the damages and acts alleged in this complaint.
- 5. Co-defendants Insurance Companies, X, Y, and or Z, hereinafter "Insurance Companies" are the insurance companies for the defendants in this adversary proceeding, and are therefore jointly liable for the damages and acts by these defendants alleged in this complaint.

6. José R. Carrión Morales is the trustee assigned by the Court to administer the Bankruptcy Estate in plaintiff's Ch.13 case.

III. FACTS AND ALLEGATIONS

- 6. On February 27, 2009, Plaintiff filed a voluntary petition for bankruptcy relief under Chapter 13 before this Court, captioned as case number 09-01452 SEK.
- 7. Schedule "F" filed by Plaintiff along with the bankruptcy petition lists Banco Popular as the holder of an unsecured claim against the estate in the amount of \$1,353.39 under account number XXX-XX-8223.
- 8. Defendant Popular Finance was also listed in Schedule "F" by Plaintiff as the holder of an unsecured claim against the estate in the amount of \$4.335.35.
- 10. At the time when the petition was filed, Plaintiff gave notice of the filing to all creditors, who were informed that all actions or proceedings to enforce any claim or to levy on property of Plaintiff subsequent to the filing of the aforesaid petition were precluded by law.
- 11. On March 2, 2009, the Clerk of the US Bankruptcy Court issued a Notice of Chapter 13 Case, Meeting of Creditors & Deadlines, where notice was given that an order for relief under Ch. 13 was entered on February 27, 2009, upon filing of a petition for bankruptcy by Artemio Pérez Negrón. (D.E.#6).
- 12. On March 4, 2009, the Clerk served a copy of the above referenced notice to all creditors as per the master list submitted by Plaintiff upon filing of the bankruptcy case. (D.E. #8).
- 13. The notice mailed by the Clerk's Office of the Bankruptcy Court invariably includes the following warning to all creditors:

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"CREDITORS MAY NOT TAKE CERTAIN ACTIONS: In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor, the debtor's property, and certain codebtors. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case".

- 14. Plaintiff avers that all these documents were served on Banco Popular and Popular Finance, and received by these defendants along with all other documents filed in this case.
- 15. That Banco Popular received timely and adequate notice of the bankruptcy filing by plaintiff is manifest from the fact that on March 11, 2009, less than two weeks after the bankruptcy filing by Plaintiff, such defendant filed two proofs of claim in the ongoing bankruptcy case by plaintiff, corresponding tot he two unsecured claims listed by Plaintiff for BPPR and Popular Finance in the bankruptcy schedules. These claims appear docketed as claims #1 and #2, respectively.
- 16. Banco Popular is a sophisticated creditor with a bankruptcy division populated by learned and competent personnel with established expertise in bankruptcy matters, that actively intervenes in bankruptcy proceedings.
- 17. Notwithstanding the fact that Banco Popular, its employees, agents, representatives, legal or otherwise, and /or contractors knew of the filing of the bankruptcy petition, and having been

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informed that they were stayed by law form proceeding further with levying upon Plaintiff's property, and /or property of the estate, this Defendant continued to make collection efforts against Plaintiff in reckless disregard of the automatic stay order issued by the Court.

- 18. On February 27, 2009, debtors spouse tried to get money from her account and she was devastated of learning that there was a debit by BPPR from her account in the amount of \$98.00 dollars, she inmediatly told her husband who became despaerate because he did not have the money to pay his utility billand decided to visit the Rio Piedras branch right next to "Plaza del Mercado" and spoke with Lisandra Rodriguez explained about the bankruptcy he had filed and the debit made on February 25th, 2009. She told debtor that she was sorry but there was nothing she could do.
- 19. The next day on February 28, 2009, Plaintiff visited de Corozal Branch of Banco Popular to request dthe credit of the debited amount and that no further deductions be made from his checking account with BPPR for payment of any of the two loans by plaintiff with Defendant, in view of the fact that he had filed for bankruptcy and provided them with the documents 'stay'. Plaintiff was then and there informed by an officer for Defendant by the name of "Milagros Perez" that he was simply misinformed, since Defendant was entitled to make such deductions from debtor's checking account until a notation was made in their computer network as to the bankruptcy filing by Plaintiff.
- 20. Consistent with this misguided policy, on March 3, 2009, just 3 days after Plaintiff gave personal notice to Defendant of the bankruptcy filing, BPPR deducted the amount of \$397.00 from Plaintiff's Checking Account #454068678 with BPPR, for payment of the prepetition unsecured claims held by this creditor against the bankruptcy estate. (EXHIBIT "A").
- 21. Upon becoming aware of this situation, plaintiff's spouse again made a claim for reimbursement of the amounts improperly deducted by Defendant before the Corozal Branch of

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BPPR, where she was met with sheer indifference, and informed by the above mentioned officer/secretary by the name of "Milagros Perez" that nothing could be done in that regard and because it was the banks right, they would continue with the debits. Debtor was force to go to ffamily members and ask for money in order to meet his family's needs.

- 22. Thereafter on March 12, 2009, Plaintiff received a Payment Book from Defendant for payment of the loan with the account number ending in 0002, for which proof of claim #2-1 and been filed earlier on March 11, 2009, showing debtor that he was going to pay regardless of his bankruptcy petition, causing problems with the econommical stability sought by him for his family and creating family problems.
- 23. All these actions have subjected Plaintiff to undue hardship and distress. As a result of the deduction made on March 3, 2009, debtor was left with insufficient funds to pay the electricity bill for that month, along with other basic expenditures, forcing him to resort to family help to cope with the situation.

IV. CIVIL CONTEMPT AND 11 USC §362 VIOLATION

- 24. Plaintiff re-alleges each and every preceding allegation as if fully set herein against all co-defendants.
 - 25. Section 362 of the Bankruptcy Code, in its pertinent part, reads as follows:
 - a) Except as provided in subsection (b) of this section, a petition filed under section 301, 302 or 303 of this title, or an application filed under section 5(a)(3) of the Securities Investor Protection Act of 1970, operates as a stay, applicable to all entities, of—
 - (1) the commencement or continuation, including the issuance or employment of process, of a judicial, administrative, or other action or proceeding against the debtor that was or could have been commenced before the commencement of the case under this title, or to recover a claim against the debtor that arose before the commencement of the case under this title;

(2).....

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(3)	•••••	••••	••••	•••••	••••	••••
(4)						
(5)						

(6) any act to collect, assess, or recover a claim against the debtor that arose before the commencement of the case under this title.

- 26. The filing of a bankruptcy petition operates as a stay of "any act to collect, assess, or to recover a claim against the debtor that arose before the commencement of the case . . ." 11

 U.S.C. §§ 362 (a)(6). "Courts . . . have consistently extended the scope of the automatic stay to prohibit transactions in which a creditor received a post-petition automatic loan payment to pay a pre-petition debt." O'Neal v. Beneficial of Tennessee, Inc. (In re O'Neal), 165 B.R. 859, 862 (Bankr.

 M.D. Tenn. 1994). See In re Hellums, 772 F.2d 379 (7th Cir. 1985); Houseworth v. Three Rivers Fed. Credit Union (In re Houseworth), 177 B.R. 557 (Bankr. [*9] N.D. Ohio 1994); In re Brooks, 132 B.R. 29 (Bankr. W.D. Mo. 1991); In re Holland, 21 B.R. 681 (Bankr. N.D. Ind. 1982).
- 27. In the case at bar, Defendants Banco Popular de Puerto Rico and/or Popular Finance have been making collection efforts against Plaintiff, in order to compel payment of a claim that arose before the bankruptcy filing, at a time when it had knowledge that an automatic stay against such actions was in effect.
- 28. By making such collection efforts, Defendants acted willfully and in reckless disregard, and contempt of the Automatic Stay Order issued by this Court.
- 29. Such actions therefore entail a willful and egregious violation of the automatic stay set forth by the Bankruptcy Code.
- 30. As a result of the actions perpetrated by Banco Popular and/or Popular Finance, plaintiff is entitled to compensatory damages in the amount of \$55,000.00 for the disruption of debtor's rehabilitation efforts.

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- 31. Defendants' intentional and deliberate actions are in reckless disregard of the Automatic Stay Order issued by this Honorable Court, for which punitive damages in an amount no less than \$45,000.00 should be awarded to plaintiff.
 - 32. All named Defendants are jointly and severally liable to Plaintiff herein.
- 33. It has been necessary for Plaintiff to retain Counsel to prosecute the cause of action that arises from the acts alleged in the complaint, and counsel has incurred and will incur in costs and related expenses in furthering this action. Plaintiff submits that he is therefore entitled to an award for costs and attorney's fees.

WHEREFORE, in view of the foregoing, it is respectfully requested that this Honorable Court may grant Judgment in favor of Plaintiff in the following manner:

- a. That Defendant Banco Popular de Puerto Rico be ordered to reimburse the esate any and all amounts that were deducted from Plaintiff's checking account with BPPR for payment of any of the two antecedent unsecured claims held by BPPR in this case after the filing of the bankruptcy case, and to refrain from any further collection efforts against property of the debtor and /or property of the estate;
- b. That Defendant Banco Popular de Puerto Rico be found in contempt of the Court for violating the automatic stay order in effect by operation of 11 USC §362;
- c. That Plaintiff be awarded compensatory damages for an amount no less that \$55,000.00, and \$45,000.00 for punitive damages, plus attorney's fees and costs.
- d. That all named defendants be held jointly and severally liable to Plaintiff for these awards.

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e. That the Court may grant such further relief as it may be deem appropriate.

RESPECTFULLY SUBMITTED.

In San Juan, Puerto Rico this

Attorney for Plaintiff

U.S.D.C.#214711

P.O.Box 195596

San Juan, P.R. 00919-5596

Tel: 758-4400

E-mail: valdeslaw@prtc.net

UNITED STATES BANKRUPTCY COURT THE	DISTRICT OF PR	PROOF OF CLAIM		
Name of Debtor ARTEMIO PEREZ NEGRON	Case Number 09-01452 JRC			
	CAP 13 SEK			
NOTE: This form should not be used to make a claim for an administrative ex of the case. A "request" for payment of an administrative expense may be filed	pense arising after the commencement pursuant to 11 U.S.C § 503.			
Name of Creditor (The person or other entity to whom the debtor	[] Check box if you are aware that			
owes money or property): BANCO POPULAR DE PUERTO RICO	anyone else has filed a proof of			
BANCO FOFULAR DE FUBRIO RICO	claim relating to your claim. Attach			
Name and address where notices should be sent:	copy of statement giving particulars. [] Check box if you have never received			
BANCO POPULAR DE PUERTO RICO	any notices from the bankruptcy			
PO BOX 36-6818	court in this case. [] Check box if the address differs from			
SAN JUAN PR 00936-6818	the address on the envelope sent to			
Telephone Number: (787) 753-7849	you by the court.	This Space is For Court Use Only		
Last four digits of account or other number by which creditor identifies debtor:	Check here [] replaces If this claim [] amends	d claim, dated:		
I. Basis for Claim	[] Retiree benefits as de	fined in 11 U.S.C. § 1114 (a)		
[] Goods sold		compensation (fill out below)		
[Services performed [X] Money loaned	Last four digits of yo Unpaid compensation	ur 55 # n for services performed		
[] Personal injury / wrongful death	from	to		
[] Taxes	(date)	(date)		
[] Other:				
2. Date debt was incurred: 02/22/2007	3. If court judgment, date o	btained:		
4.Classification of Claim. Check the appropriate box or boxes that best de	escribe your claim and state the amount of the claim at	he time case filed		
See reverse side for important explanations. Unsecured Nonpriority Claim. \$ 3,940.10	Secured Claim			
[] Check this box if :a) there is no collateral or lien securing your claim, or		is secured by collateral (including a		
b) your claim exceeds the value of the property securing it, or if c) none or only part of your claim is entitled to priority.	Brief Description of Collateral:	icle [] Other		
Unsecured Priority Claim.	1.7	icle [] Other		
[] Check this box if your have an unsecured claim, all or part of which is entitled to priority. Amount entitled to priority \$	Value of Collateral: \$	Atina and Estado II I I I		
Specify the priority of the claim:	Amount of arrearage and other charges Secured claim, if any: \$	ges at time case filed included in		
Domestic support obligations under 11 U.S.C. § 507(a)(I)(A) of	or ————————————————————————————————————			
(a) (1)(B). (a) Wages, salaries, or commissions (up to \$ 10,000), * earned with	or services for personal, family, or	purchase, lease, or rental of property household use - 11 U.S.C.		
days before filing of the bankruptcy petition or cessation of the		mental units - 11 U.S.C. § 507(a)(8).		
business, whichever is earlier - 11 U.S.C. § 507(a)(4).	Other - Specify applicable paragrap	•		
[] Contributions to an employee benefit plan - 11 U.S.C. § 507	(a) (5). * Amounts are subject to adjustment with respect to cases commenced or	on 4/1/07 and every 3 years thereafter or after date of adjustment.		
5. Total Amount of Claim at Time Case Filed: \$3,940.10	\$0.00 \$0.00	\$3,940.10		
(Unsecured [] Check this box if claim includes interest or other charges in addition to	l) (Secured) (Priori the principal amount of the claim, Attach itemized sta	ity) (Total) tement of all		
interest or additional charges.				
6. Credits: The amount of all payments on this claim has been credited and	deducted for the purpose of making this	THIS SPACE IS FOR COURT USE ONLY		
proof of claim. 7. Supporting Documents: Attach copies of supporting documents, such				
orders, invoices, itemized statements of running accounts, contracts, court ju	dgments, mortgages, security			
agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary.				
8. Date-Stamped Copy: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-				
addressed envelope and copy of this proof of claim. Date Sign and print the name and title, if any, of the creditor or other put	erson authorized to file this claim			
(attach copy of power of attorney, if any):				
/m // +	G .4% N. 604013			
03/10/2009 MAN Annual Property for presenting fraudulent claim: Fine of use o \$500,000 or impo	Creditor No. 504013 (somment for up to 5 years, or both 18 U.S.C. §§ 152 AND 3571			

Pagaré y Divulgaciones de Préstamos a Plazos

_ & Y			
Num. Préstamo	Solicitud	Sucursal	Focha
0002	20070531038510F	COROZAL - 862	02/22/2007

Deudores: ARTEMIO PEREZ-NEGRON

Este pagaré evidencia su préstamo coe Popular Finance, Inc. En cl mismo, las palabras "usted", "usteders", "au" y "Deudor" significan lo mismo y so refierent a cada persona que finne este pagard. La palabra "Compeñia" se refiere a Popular Finance, Inc. Pot tal nazos, ested ac compromete a pagar, a la orden de la Compañía, la suma de dimero que se indice abajo como Total de Pagos, conformo al plan de pagos que más adelante se indica.

			,			
TASA PORCENTAJ	CARGO POR E FINANCIAMIENTO	CANTIDAD FINANCIADA	TOTAL DE PAGOS	Desglose de la Car		
ANUAL				Cantidud Pagada a Usted Pagos a Cuentas Suyas:	\$	3,078.37
El custo de su crédi expressado como u Tasa Anual		Importe del crédito proporcionado a ustados o a su nombre	Cantidad que ustedes habrán pagado después de efectuados todos kis pagos estipulados	PÓPULAR FINAN	CE	1,921.63
28.941000 9	6 \$ 4,595.20(E)	\$ 5,000.00	\$ 9,595.20 _(E)	İ		
(E) Cantidades estim	adas considerando que los pagos se efe	ciúen en las fechas de ven	cimiento indicadas.			
	Número de Pagos Cantida	d de los Pagos (Comenzando en			
Plan de Pagos	60	1159.92	04/05/2007			
Penalidad por	Si paga por adelantado no tendrá o	ur novar una nonalida:	i			
pago adsiantado	On tradit that the trade of the trade of	inc. pregor una permanan	•			
Garantia N	INGUNA					
	Las colatérales que garantizan otros p gurrantia para este préstanto.	résisanos ambién pudiera	m considerarse como	Pagos a Seguros de Vida/ Incapacidad o Desempleo Involutario y		
	Por cada pago que esté en morosid			Desmembramiento	\$	0.00
	excedent de \$ 4.79 à 3 cualquiera que sea menor.	% del importe del page	vencido,	Total del Préstamo	\$	5,000.00
	para información adicional respe- ación del vencimiento de la obliga		violación de contrato,	CANTIDAD FINANCIADA	\$	5,000.00

Información sobre Seguros de Vida, Incapacidad, Desempleo Involuntario y Desmembramiento.

Estos seguros se ofrecen sobre una base voluntaria y el deudor no viene obligado en forma alguna a acogerse a ellos. Los seguros no serán provistos a menos que usted lo solicite y esté de acuerdo en pagar el costo adicional de la prima, escogiendo la cubierta y firmando en el espacio señalado. El término de la cubierta del seguro será el número de pagos comenzando en la fecha del pagaré. No hay cubierta si el término del préstamo excede de 84 meses. El término maximo para el Seguro por Desempleo Involuntario será hasta 60 meses. Para detalles adicionales vea el Certificado de Seguros.

* NO DESEO SEGUROS DE PROTECCION DE CREDITO *

2F-681 / 7-06 (I-)

(Continua a) dorso,

Núm. Préstamo	-0002	Sucursal COROZAL - 862	2	Fecha 02/22/2007		
		Pagaré				
Por el Valor Recibido	Pagaremos solidariamente a P Unidos, la suesa indicada com ca caso de mora, a la Tasa de la	opular Finance, Inc. ca adela o Cassidad Financiada e inte	nte (la Compañía) o a su orden, en r reses sobre la misma desde esta fechi	nomeda de curso legal de inimEstados a hasta su total y completo pago, ao		
Jurisdicelón	Jurisdicción Nos sometenos a la jurisdicción y competencia de la sala del tribunal que elija el tenedor de esta obligación si se festare cualquie acción legal relacionada con esta obligación, obliginadoros a pagar las costas, gastos y honorarios de abogado que ocasione la recitamación, fijando con tal fin una suma equivalente a un diez por 10 (10%) del montante de esta obligación, minimo \$50.00 siendo dicta suma leguida y exigible con se totolidad por ci mero hecho de lal reclamación.					
Compensación	Convenimos que Popular Fl obligación, aplicando para es firmantes y/o de cualquiera de	ite fin outdquier cantidad en	redacir o saldar el importe vencido depósitos en el Banco Popular,	del principal y/o intereses de esta valores o créditos a nombre de los		
Protesto	Renunciamos a todo detecho d	c aviso, presentación, demand	a de pago y protesto.			
Aceleración	Todos los plazos venterán y s plazo no fuere satisfecho antes	serán exigibles, a opción de l del vencimiento del próximo j	a Compañía o de sus cesionarios, six plazo mensual.	n previo aviso al deudor, si cualquier		
Pago Total antes del Venchmiento	Podemos pagur el balance del p	oréstamo en cualquier moment	o antes de su fecha de vencimiento, si	n ninguna penalidad.		
Cantidades Estimadas	Cantidades Estimadas Las cantidades indicadas en el Cargo por Financiamiento y el Total de Pagos son estimadas y basadas en que los pagos se efectúe en la fecha de vencimiento. Cualquire pago por adelantado reducirá el Cargo por Financiamiento y el Total de Pagos. Cualquire pago tardo aumentarás el Cargo por Vinanciamiento y el Total de Piegos.					
Solidaridad	SI este convenio es suscriso por	més de una persona, todas las	obligaciones scran solidariamente ass	midas por dichas personas.		
Tasa de Interés	Tasa de Interés Los intereses se computarán digriamente sobre el balance del principal adeudado a razón de 28.950000 % de interés anual					
Otrus Condiciones	Otrus Condiciones tista obligación estará sujeta al plan de pagos, a la garantie, a los cargos por demora si un pago se efectúa más de 10 dias después de la fecha de vencimiento del pago y demás términos descritos anterimmente.					
-	Compania.			estras experiencias de crédito con la		
Nota: El uso del piural en este p	ragaré se entendera en singular e					
		rización para Pago				
Autorizo que el pago me préstamo o cierre de la c	ensual de este préstamo se cuenta, lo que ocurra prim	debite de mi cuenta. Es ero.	nta autorización estará vigente	hasta la cancelación del		
Cuenta Núm.		Banco	Ruta y T	ránsito		
		Aviso al Codeu	dor			
A usted so le ha pedido a deberá pagar. Asegúrese de	que sea el codeudor de esta que puede pagarla, si debe i	deuda. Piénselo detenida hacerio, y de que quiere ac	mente antes de hacerlo. Si el de reptar esta responsabilidad.	zudor no paga la deuda, usted		
Usted podrá tener que pag demora o gastos de cobro,	ar hasta la cantidad comple los cuales aumentan la deuda	ta de la deuda și el deudk n.	or no la paga. Usted también pos	há luner que pagar cargos por		
La Compañía puede cobra métodos de cobro que pue deuda, este hecho podría fo	rle a usted esta deuda sin aden utilizarse con el deudo ormar parte de su historial de	tratar primero de cobrarle r, tales como demandarle erédito.	del deudor. La Compañía pues cembargar su salario, etc. En ca	de usar con usted los thismos uso de incumplimiento de esta		
opin Recitădu: Entiendo que la la saber recibido una capia completum	decoución contentán ao el frente ente llena de esta formulario de Pag	de este formulario forma parte paré y Divulgaciones.	de este Pagaré. He lekto ests informaci	ión y essay de acuerdo con ella. Cartific		
ARTEMIO PEREZ NEGRON		the time	form	02/22/2007		
Nombre del Deudor		Firms	6	Fecha .		
ismbre del Deudor		Firma	-	Fedia .		
lumbro del Cadaudar		Furse		recha		
Sambre del Codeudor		Firma	The second control of the control of the second control of the sec	Feeha		

- El Artículo 14 de la Ley de Préstamos Personales Pequeños (Ley 106 del 28 de junio de 1965, según enmendada) dispone:
 - Cargo Méximo La Junia Fivanciera tendrá facultad para fijar, regular, sumentar, disminuir o dejar a la libre competencia por reglamento y durante el tierapo que fuese necesario, los tipos de interés y cargos máximos permitidos por Ley. También, la Junta Financiera podrá determinar el método del cómputo de interés y cargos máximos.
 - De Cargo por diferimiente de los piazos El Concesionario podrá otorgar diferimiento de piazos sujeto a los términos y condiciones que para ello establezca el Comissionado (de Instituciones Fusancieras) mediante reglamento.
 - Cargo por seguro A opción del prestatario, se cobrará un cargo por el custo de un seguro de crédito al consumidor; con arreglo a las dispusiciones del Capítulo XVIII del Código de Seguros de Pacrto Rico.

Disponiéndose que:

- 1. Dicho seguro podrá ser obtenido por el prestatario o por el consesionario del prestamo, con el consesionario del prestaturio.
- En el caso de seguro de arédito al consumidor, no excederá la carridad establecida en los Artículos 18.050 y 18.60 del Código de Seguros de Puerto Rico.
- 3. Ningún concesionario de préstamos podrá exigir como condición para el otorgamiento de un préstamo que:
 - A. El prestatario obtenga un seguro de crédito al consumidor.
 - B. Y de obtenes dicho seguro, que el mismo se provez por conducto de determinada persona, agente, corredor o solicitador o cun algún asegurador en particular.
- 4. Si el constrato de présisamo ha de incluir un resigión para seguro, éste debera contener un aviso en forma clara, escrito en letra más oscura, el doble del tamatio de las dentes tetras a los efectos de que se ofecte el seguro de crédito al tensumidos sobre una nase voluntaria y el prestatario no viene obligado en forma alguna a acogerse a el.
- 5. Se ofrecerá el segum de crédito al comunidor únicamente luego de notificar al eliente que su préstamo personal fue aprobado por el concesionario.
- El concesionario del préciamo no percibirá emolumento alguno del asegurador o de cualquiera de sus intermedianos, por la transacción o regnesición del seguro n menos que sus por concepto de servicios administrativos para los cualtes el asegurador tendrá que obtener la previa aprobación del Comentando de Seguros.
- 7. Si el contrato de présiamos ha de ápoluir un rengión para seguro, ésto deberá contener un aviso en forma clara, escrito en letra más escura, el doble del tamaño de las demás lornas, a los efectos de que el seguro de vida de crédito y de incapacidad de crédito se ofreue en base voluntaria y el presintario no viene obligado en forma alguna a acogerse a él. En adición, dicho contrato deberá contaner información sobre el costo de los seguros obtenicios por el presintario y la forma de pago de fisica.
- d. Pago por adelantado. Un prestarano podrá pagar por adelantado la totalidad de un préstamo o uno o más plazos de éste. Si pagare el préstamo en su totalidad, mediante la entrega en efectivo, con el olorganitento de un nuevo préstamo o el treinampiamiento del préstamo original, al concesionario no le codrará la porción de los cargos correspondiente a los plazos en veneldos de se entre o adelanzado, el prestatario excibér un crédito por la porción del cargo correspondiente a los plazos ani adelanzado. Los créditos o revenbolacos se computarán usando aquel netodo que sea más boneficioso para el consumidor, conforme al reglumente que cente ael Comusionado.
- Otros Cargos Ningán concesionario aconsejará, exigirá o permitirá a cualquier persona, o a su conyuge, o a ambos conjuntamente, a obligarse bajo más de un contrato de prestamo al mismo tiempo, o a desglosar o dividir cualquier prestamo o prestamos con el propósito o con el resultado de oblesar cargos mayores. No se cargorá, os se confratará o recibirá del prestatorio, directa o indirectamente, ninguna cantidad o cargo que no sea autorizado por la Junta (Financiera) por medio de reglamento.

FORM BY CONCENT FOR SECURITY S

UNITED STATES BANKRUPTCY COURT THE	DISTRICT OF PR	PROOF OF CLAIM			
Name of Debtor ARTEMIO PEREZ NEGRON	Case Number 09-01452 JRC				
•	CAP 13 SEK				
NOTE: This form should not be used to make a claim for an administrative ex of the case. A "request" for payment of an administrative expense may be filed	pense arising after the commencement pursuant to 11 U.S.C. § 503.				
Name of Creditor (The person or other entity to whom the debtor owes money or property):	[] Check box if you are aware that				
BANCO POPULAR DE PUERTO RICO	anyone else has filed a proof of				
	claim relating to your claim. Attach copy of statement giving particulars.				
Name and address where notices should be sent:	[] Check box if you have never received				
BANCO POPULAR DE PUERTO RICO	any notices from the bankruptcy				
PO BOX 36-6818	court in this case. 1 Check box if the address differs from				
SAN JUAN PR 00936-6818	the address on the envelope sent to				
Telephone Number: (787) 753-7849	you by the court.	This Space is For Court Use Only			
Last four digits of account or other number by which creditor identifies debtor: 5-0102	Check here [] replaces If this claim [] amends	usly filed claim, dated:			
1. Basis for Claim	L J	ts as defined in 11 U.S.C. § 1114 (a)			
[] Goods sold [] Services performed		s, and compensation (fill out below)			
[X] Money loaned	Last four digit	s of your SS # nsation for services performed			
[] Personal injury / wrongful death	from	to .			
[] Taxes	(date) (date)			
[] Other:	· ·				
2. Date debt was incurred: 11/29/2006	3. If court judgment,				
4.Classification of Claim. Check the appropriate box or boxes that best de	escribe your claim and state the amount of the c	aim at the time case filed			
See reverse side for important explanations. Unsecured Nonpriority Claim. S 1,236.81	Secured Claim				
[] Check this box if :a) there is no collateral or lien securing your claim, or		claim is secured by collateral (including a			
b) your claim exceeds the value of the property securing it, or if c) none or only part of your claim is entitled to priority.	Brief Description of Collate				
Unsecured Priority Claim.	[] Real Estate [] Mot	or Vehicle [] Other			
[] Check this box if your have an unsecured claim, all or part of which is entitled to priority. Amount entitled to priority \$	Value of Collateral: \$				
Specify the priority of the claim:		er charges at time case filed included in			
Domestic support obligations under 11 U.S.C. § 507(a)(I)(A) of	Secured claim, if any: \$ Up to \$ 2,225* of deposit	s toward purchase, lease, or rental of property			
(a) (1)(B). [1] Wages, salaries, or commissions (up to \$ 10,000), * earned with	or services for personal	family, or household use - 11 U.S.C.			
days before filing of the bankruptcy petition or cessation of the	. dalamada — r r	o governmental units - 11 U.S.C. § 507(a)(8).			
business, whichever is earlier - 11 U.S.C. § 507(a)(4).	L 3	paragraph of -11 U.S.C. § 507 (a) ().			
[] Contributions to an employee benefit plan - 11 U.S.C. § 507	(a) (5). * Amounts are subject to accept the cases comm	ljustment on 4·1·07 and every 3 years thereafter enced on or after date of adjustment			
5. Total Amount of Claim at Time Case Filed: \$1,236.81	\$0.00	\$0.00 \$1,236.81 (Total)			
Unsecured [] Check this box if claim includes interest or other charges in addition to	the principal amount of the claim. Attach item	(Priority) (Total) ized statement of all			
interest or additional charges.		1			
6. Credits: The amount of all payments on this claim has been credited and	deducted for the purpose of making this	THIS SPACE IS FOR COURT USE ONLY			
proof of claim. 7. Supporting Documents: Attach copies of supporting documents, such	as promissory notes, purchase				
orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, security					
documents are not available, explain. If the documents are voluminous, attac	IGINAL DOCUMENTS. If the h a summary.				
8. Date-Stamped Copy: To receive an acknowledgment of the filing of you addressed envelope and copy of this proof of claim.	our claim, enclose a stamped, self-				
Date Sign and print the name and title, if any, of the creditor or other pe	erson authorized to file this claim				
(attach copy or power of attorney, it any).					
03/10/2009 M. Santiay	Creditor No. 504013				
Penalty for presenting fraudulent claim: Fine of up to \$500,000 or impri	somment for up to 5 years, or both 18 U.S.C. §§ 152 Al	ND 3571.			



Pagaré y Divulgaciones de Préstamos a Plazos

Núm. Préstamo	Solicitud	Sucursal	Fecha
-0102	20063331051100	COROZAL-054	11/29/2006

Deudores:

ARTEMIO PEREZ-NEGRON

Este pagaré evidencia su préstamo con Banco Popular de Puerto Rico. En el mismo, las palabras "usted", "ustedes", "su" y "Deudor" significan lo mismo y se refieren a cada persona que firme este pagaré. La palabra "Banco" se refiere a Banco. Ropular de Puerto Rico. Por tal razón, usted se compromete a pagar, a la orden del Banco, la suma de dinero que se indica abajo como cantidad de préstamo, conforme al plan de pagos que más adelante ra indica. se indica.

							se moica.					بيديسه
TASA PORCENTA	JE	CARGO POR FINANCIAMIENT		TDAD CIADA	T	OTAL DE PAGOS	Cantidad	Pagada a Us	ted	tidad \$	Financiada 2,045.	76
ANUAL El costo de su cre expresado como Tasa Anual	una	El costo de su crédito, expresado en dólares	Importe d proporci ustedes non	ionado a	habrá de efe	dad que ustedes a pagado después ctuados todos los sos estipulados	11 ~	Cuentas Suya BANCO		R	1,454.	24
19.449000	%	\$ 1,190.42	(E) \$	3,592.54	\$	4,782.96 (E)						
(E) Cantidades ca	timada	considerando que los pagos so	efectúen en las f	echas de ven	cimiento	indicadas.					» APRIMISE	JT
	N	úmero de Pagos Cant	idad de los P	agos (Comer	zando en						
Plan de Pagos		36	\$132.86		0	104/2007						***************************************
Garantia	Las para	SUNO Colaterales que garantizan otro este préstamo. 1 Tasa de Porcentaje Anual divi					Cargos I y Descue	oor Financias ntos PR		\$	0.	00
Cargo por Demora	Por o	ada pago que esté en moro		agarán un	cargo q	ue no excederá	Incapaci Involuta			\$	92.	- 1
)_{ L _ 1	مام مام در الم	Total de	Préstamo		\$	3,592.	54
Cancelación por Anticipado		des tendrán que pagar una i fecha del pago.	ngemnización (Je %a€	ici Daia	не асеквасо		argos por miento Prepi	agados	\$	0.	00
,pa	cont	se el Pagaré para informacionado, derecho de aceleración o anticipado y penalidad por	del vencimien	pecto a falt to de la obl	a de pa ligaciór	go, violación de , reembolso por	CANTIL	OAD FINANC	ZIADA	\$	3,592.	54

Información sobre Seguros de Vida, Incapacidad y Desempleo Involuntario

Seguro de Vida Individual o Mancomunado, Seguro de Incapacidad, Seguro por Desempleo Involuntario no se requieren para la aprobación de este préstamo y no serán provistos a menos que ustedes lo soliciten y estén de acuerdo en pagar el costo adicional de la prima, escoguadada cubierta y firmando en el espacio señalado. El término de la cubierta del seguro será el número de pagos comenzando en la fecha del pagaré. No hay cubierta si el término del prestamo excede de 120 meses. El término máximo para el Seguro por Desempleo Involuntario será hasta 60 meses. Para detalles adicionales vea el Certificado de Seguro.

\$92.54 SEGURO DE VIDA INDIVIDUAL N/A SEGURO DE INCAPACIDAD Y EXCLUSION SEGURO DESEMPLEO INVOLUNTARIO N/A

TOTAL

\$92.54

Firma del Coasegurado

(Ver el frente para información importante.)

		Sucursal		Fecha *
	-0102	COROZAL-0	54	11/29,2006
		Pagar	é	***
Por el Valor Recibido	Pagaremos solidariamente Financiada e intereses so abajo indicada.	e al Banco o a su orden, en m bre la misma desde esta fech	ioneda de curso legal de los Estado a hasta su total y completo pago,	os Unidos, la suma índicada como Cantidad aun en caso de mora, a la Tasa de Interés
Jurisdicción	acción legal relacionada reclamación, fijando con	con esta obligación, obligán- tal fin una suma equivalente	donos a pagar las costas, gastos	or de esta obligación si se instare cualquier y honorarios de abogado que ocasione tal ontante de esta obligación, mínimo \$50.00,
Compensación	Convenimos que el Banc este fin cualquier cantidad	o podrá, a su opción, reducir en depósitos en el Banco, valo	o saldar el importe vencido del p pres o créditos a nombre de los firma	principal de esta obligación, aplicando para antes y de cualquiera de ellos.
Protesto	Renunciamos a todo derec	ho de aviso, presentación, dem	anda de pago y protesto.	
Aceleración	Todos los plazos vencerán no fuera satisfecho antes d	n y serán exigibles, a opción el vencimiento del próximo pla	del Banco o de sus cesionarios, si azo mensual.	n previo aviso al deudor, si cualquier plazo
Pago Total antes del Vencimiento	Podemos cancelar el ba indemnización de 1% del l	lance del préstamo en cual palance adeudado a la fecha de	quier momento antes de su feci pago.	ha de vencimiento con el pago de una
Cantidades Estimadas	en la fecha de vencimien	en el Cargo por Financiamien to. Cualquier pago antes de l Cargo por Financiamiento y el T	ticmpo reducirá el Cargo por Fina	das y basadas en que los pagos se efectúen inciamiento y el Total de Pagos. Cualquier
Solidaridad	Si este convenio es suscrito	o por más de una persona, toda	s las obligaciones serán solidariame	ante asumidas por dichas personas.
Tasa de Interés	Los intereses se computará	in diariamente sobre el balance	del principal adeudado a razón de	19.450000 % de interés anual.
Otras Condiciones	Esta obligación estará suj después de la fecha de ven	jeta al plan de pagos, a la g cimiento del pago y demás téri	garantía, a los cargos por demora minos descritos anteriormente.	si un pago se efectúa más de 15 dias
Divulgación	Autorizamos a Bbanco Po crédito con el Banco.	pular de Puerto Rico, a divul	gar a cualquier agencia de crédito	la información de nuestras experiencias de
utorizo que el pago me réstamo o cierre de la c	nsual de este préstame uenta, lo que ocurra p	o se debite de mi cuenta, rimero.		gente hasta la cancelación del
Cuenta Núm. 45406	58678	Banco BANCO	POPULAR PR Rutz	a y Tránsito <u>021502011</u>
		Aviso al Cod	eudor	
A usted se le ha pedid deuda, usted deberá pag	o que sea el codeudo ar. Asegúrese de que	or de esta deuda. Piénsa puede pagarla, si debe ha	elo detenidamente antes de acerlo, y de que quiere acept	hacerlo. Si el deudor no paga la tar esta responsabilidad.
Usted podrá tener que p cargos por demora o gas	pagar hasta la cantidad stos de cobro, los cual	d completa de la deuda es aumentan la deuda.	si el deudor no la paga. Ust	ted también podrá tener que pagar
métodos de cobro qui	e pueden utilizarse	sin tratar primero de col con el deudor, tales tría formar parte de su h	como demandarle, embarg	puede usar con usted los mismos ar su salario, etc. En caso de
		te de este formulario forma parte	de este Pagaré. He leído esta informa	ación y estoy de acuerdo con ella. Certifico habe
ia Recibida: Entiendo que la info				
ia Recibida: Entiendo que la infoido una copia completamente llen ARTEMIO PEREZ:NEGRON		Divulgaciones.		11/29/2006
a Recibida: Entiendo que la inf ido una copia completamente llen ARTEMIO PEREZ-NEGRON			- Pay	11/29/2006 Fecha
ia Recibida: Entiendo que la infoido una copia completamente llen ARTEMIO PEREZ-NEGRON bre del Deudor		Divulgaciones.		
ia Recibida: Entiendo que la info		Firms	- May	Fecha

AVISO

MARIA DEL C ROSADO-SANTIAGO Y/O ARTEMIO PEREZ-NEGRON HC 2 BOX 10440 COROZAL PR 00783-9713 # da 14000113005720002 Tele Banco Popular

Estimado Cliente:

Hemos efectuado el siguiente ajuste a su cuenta número 454068678:

	Fecha del Ajuste:	Cantidad del Ajuste:				
Crédito X Débito	03-03-09	397.00				
La razón es: PAGO DE PRESTAMO EN ATRASO Número de Referencia						

AVISO

MARIA DEL C ROSADO-SANTIAGO Y/O ARTEMIO PEREZ-NEGRON HC-2 BOX 10440 COROZAL PR 00783-9713

anes in talk by a se

Estimado Cliente:

Hemos efectuado el siguiente ajuste a su cuenta número 454068678:

	Fecha del Ajuste:	Cantidad del Ajuste:
Crédito X Débito	25-02-09	98.00
La razón es: PAGO DE PRESTAMO EN	ATRASO	
NESS. 1- Park market	NEC d. M. C.	- C

REBECCA OYOLA CONSULTOR BANCARIO SUCURSAL COROZAL



PO 8ox 362708 San Juan, PR 00936-2708 T. 787-724-3650; 1-888-724-3650 T. 787-785-8200 x. 1364, 1373 F. 787-859-4662 MILAGROS PEREZ SECRETARIA SUCURSAL COROZAL



PO Box 362708 San Juan, PR 00936-2708 T. 787-724-3650; 1-888-724-3650 T. 787-785-8200 x. 1364, 1373 F. 787-859-4662

AVISO

MARIA DEL C ROSADO-SANTIAGO Y/O ARTEMIO PEREZ-NEGRON HC 2 BOX 10440 COROZAL PR 00783-9713 # da 14000113005 12 0002 Tele Banco Popular

Estimado Cliente:

Hemos efectuado el siguiente ajuste a su cuenta número 454068678:

	Fecha del Ajuste:	Cantidad del Ajuste:		
Crédito X Débito	03-03-09	397.00		
La razón es: PAGO DE PRESTAMO EN ATRASO				
Númera de Refarancia	Nissyren de Préstan	re & Cuartes Palapionada		

AVISO

MARIA DEL C ROSADO-SANTIAGO Y/O ARTEMIO PEREZ-NEGRON HC 2 BOX 10440 COROZAL PR 00783-9713

Estimado Cliente:

Hemos efectuado el siguiente ajuste a su cuenta número 454068678:

	Fecha del Ajuste:	Cantidad del Ajuste:			
CréditoX_ Débito	25-02-09	98.00			
La razón es: PAGO DE PRESTAMO EN ATRASO					
Nition 2. 15 De Commentes	NECES A A D. D. Later	- C 78 -			

REBECCA OYOLA CONSULTOR BANCARIO SUCURSAL COROZAL



PO Box 362708 San Juan, PR 00936-2708 T. 787-724-3650; 1-888-724-3650 T. 787-785-8200 x. 1364, 1373 F. 787-859-4662

District of Puerto Rico Claims Register

09-01451-ESL13 JUAN RAMON PEREZ ORTIZ

Bankruptcy Judge: ENRIQUE S. LAMOUTTE INCLAN

Trustee: ALEJANDRO OLIVERAS RIVERA

Chapter: 13

Last Date to file claims: 07/07/2009

Last Date to file (Govt): 08/26/2009

Creditor:

(2721253)

BANCO POPULAR DE PUERTO RICO

BANKRUPTCY DEPARTMENT

PO BOX 366818

SAN JUAN PR 00936-6818

Office: Old San Juan

Claim No: 1

Original Filed Date: 03/11/2009

Original Entered

Date: 03/11/2009

Status:

Filed by: CR

Entered by: CORREA CRUZ, IRIS

Modified:

Unsecured claimed: \$7383.70

claimed: \$7383.70

Total History:

Details 1-1 03/11/2009 Claim #1 filed by BANCO POPULAR DE PUERTO RICO, total amount claimed: \$7383.7

(CORREA CRUZ, IRIS)

Description: (1-1) VISA 6204

Remarks:

Creditor:

(2714626) History COOP DE A/C ABRAHAM ROSA

HC 01 BOX 9087

TOA BAJA, PR 00949-9715

Claim No: 2

Original Filed

Date: 03/24/2009 Original Entered

Date: 03/24/2009

Status:

Filed by: CR

Entered by: QUILICHINI PAZ, CARLOS

Modified:

Unsecured claimed: \$3565.73

Secured

claimed: \$523.67

Total

claimed: \$4089.40

History:

Details 2-1 03/24/2009 Claim #2 filed by COOP DE A/C ABRAHAM ROSA, total amount claimed: \$4089.4

(QUILICHINI PAZ, CARLOS)

Description:

Remarks:

Creditor:

(2745484)

CRIM PO BOX 195387

SAN JUAN PR 00919-5387

Claim No: 3

Original Filed Date: 04/16/2009

Original Entered

Date: 04/16/2009

Status:

Filed by: CR

Entered by: DAVILA, ANA

Modified:

Secured claimed: \$515.80

Total

claimed: \$515.80

History:
Details 3-1 04/16/2009 Claim #3 filed by CRIM, total amount claimed: \$515.8 (DAVILA, ANA)
Description: (3-1) REAL PROPERTY TAXES
Remarks:

Claims Register Summary

Case Name: JUAN RAMON PEREZ ORTIZ
Case Number: 09-01451-ESL13
Chapter: 13

Date Filed: 02/27/2009 Total Number Of Claims: 3

	Total Amount Claimed	Total Amount Allowed	
Unsecured	\$10949.43		
Secured	\$1039.47		
Priority			
Unknown			
Administrative			
Total	\$11988.90	\$0.00	

PACER Service Center				
Transaction Receipt				
04/20/2009 18:31:56				
PACER Login:	s10074	Client Code:		
Description:	Claims Register	Search Criteria:	09-01451-ESL13 Filed or Entered From: 1/1/1990 Filed or Entered To: 12/31/2009	
Billable Pages:	1	Cost:	0.08	



DIVISION DE SERVICIOS DE CREDITO AL CONSUMIDOR CONSUMER CREDIT SERVICES DIVISION PO BOX 71 375 SAN JUAN, PR 00936-7077

HC 5 BOX 10440 COROZAL PR 00783-9527 Libreta de Pagos / Payment Book

NUM, DE PAGO	NUM DE Accou	CUENTA NT NO.	VENCE EN - DUE ON MES-MO. DIA-DAY AÑO-YEAR	PAGO MENSUAL Monthly payment
25	140-001-130057	2-0002	ABR 05 - 09	\$159.92
CARGO POR DEMORA	DESPUES DE ESTA FECHA AFTER THIS DATE	PAGUE ESTA CANTIDAD	Después de esta fecha su cuenta estará en atraso After this date your account will be past due and y	o y se podría afectar su historial de crédito. <i>your credit could be affected.</i>
\$4.79	ABR 15 - 09	\$164.71	Cantidad remitida /	Amount Enclosed
Evite este cargo pague a tiempo Avoid this charge pay promptly			\$ 100000	1

ARTEMIO PEREZ-NEGRON

BANCO POPULAR

DIVISION DE SERVICIOS DE CREDITO AL CONSUMIDOR CONSUMER CREDIT SERVICES DIVISION PO BOX 71375 SAN JUAN, PR 00936-7077

00015992 140 001 1300572 0002

Recuerde que cualquier pago antes de la fecha de su vencimiento reducirá el cargo por financiamiento y el total de pagos. Así mismo, cualquier pago posterior a la fecha de vencimiento aumentará el cargo por financiamiento y el total de pagos.

Remember that any payment made prior to the due date will reduce the **finance charge** and **total paid amounts**. Likewise, any payment made after its due date will increase the **finance charge** and **total paid amounts**.